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VS.

10 JOSETTE HERNANDEZ,

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Plaintiff(s),

WESTSTATES PROPERTY

MANAGEMENT, et al.,

Defendant(s). 15

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

Case No. 2:14-cv-02113-JAD-NJK

ORDER DENYING DISCOVERY **PLAN**

(Docket No. 29)

Pending before the Court is the parties' proposed discovery plan, which includes a stay of discovery until after the hearing on various motions, including a motion to dismiss. See Docket No. 29 at 1-2. "The Federal Rules of Civil Procedure do not provide for automatic or blanket stays of discovery when a potentially dispositive motion is pending." Tradebay, LLC v. eBay, Inc., 278 F.R.D. 597, 601 (D. Nev. 2011). The case law in this District makes clear that requests to stay all discovery may be granted when: (1) the pending motion is potentially case-dispositive; (2) the potentially dispositive motion can be decided without additional discovery; and (3) the Court has taken a "preliminary peek" at the merits of the motion and is convinced that the plaintiff will be unable to state a claim for relief. See, e.g., Kor Media Group, LLC v. Green, 294 F.R.D. 579, 581 (D. Nev. 2013). The pending discovery plan fails to address these standards. Accordingly, it is hereby **DENIED**. //

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The parties must file, no later than April 1, 2015, either a request to stay discovery addressing the relevant standards or an amended discovery plan that omits any stay of discovery. IT IS SO ORDERED. DATED: March 25, 2015 NANCY J. KOPPE United States Magistrate Judge